REMARKS

The Official Action of March 25, 2008 has been carefully considered. The amendments and remarks herein are considered to be responsive thereto. The claims remaining in the case are 1-10 and 25 through 29.

Claims 1-10 and 25 are rejected under 35 USC section 112 because the addition of the proviso language is considered new matter. By this amendment claim 1 has been amended to delete the proviso language as suggested by the Examiner. Claim 1 is further amended to limit the definition of R3 as a heterocyclyl so that it is not "pyridinyl or substituted thiazolyl when R2 is hydrogen and Q is N, and R3 is not pyridinyl when Q is O as further suggested by the Examiner. Support for the amendment is found on page 13 of the specification wherein heterocyclyl is defined, amongst others, as thiazolyl and pyridyl. No new matter has been added. Claim 26 is also amended to more precisely define the invention.

In light of the amendments and remarks herein Applicants believe the claims are in condition for allowance. The Examiner is respectfully requested to contact the undersigned at the number below if this would expedite the allowance.

> Respectfully submitted

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